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7 **UNITED STATES DISTRICT COURT**
NORTHERN DISTRICT OF CALIFORNIA

8
9 MATIAS MALIG, AS TRUSTEE FOR THE
MALIG FAMILY TRUST, *Individually and on*
Behalf of All Others Similarly Situated,

10 Plaintiff,

11 vs.

12 LYFT INC.; LOGAN GREEN; JOHN ZIMMER;
BRIAN ROBERTS; PRASHANT (SEAN)
AGGARWAL; BEN HOROWITZ; VALERIE
JARRETT; DAVID LAWEE; HIROSHI
MIKITANI; ANN MIURA-KO; MARY AGNES
(MAGGIE) WILDEROTTER; J.P. MORGAN
SECURITIES LLC; CREDIT SUISSE
SECURITIES (USA) LLC; JEFFERIES LLC;
UBS SECURITIES LLC; STIFEL, NICOLAUS
& COMPANY, INCORPORATED; RBC
CAPITAL MARKETS, LLC; KEYBANC
CAPITAL MARKETS INC.; COWEN AND
COMPANY, LLC; RAYMOND JAMES &
ASSOCIATES, INC.; CANACCORD
GENUTY LLC; EVERCORE GROUP L.L.C.;
PIPER JAFFRAY & CO.; JMP SECURITIES
LLC; WELLS FARGO SECURITIES, LLC;
KKR CAPITAL MARKETS LLC; ACADEMY
SECURITIES, INC.; BLAYLOCK VAN, LLC;
PENSERRA SECURITIES LLC; SIEBERT
CISNEROS SHANK & CO., L.L.C.; THE
WILLIAMS CAPITAL GROUP, L.P.;
CASTLEOAK SECURITIES, L.P.; C.L. KING
& ASSOCIATES, INC.; DREXEL HAMILTON,
LLC; GREAT PACIFIC SECURITIES; LOOP
CAPITAL MARKETS LLC; MISCHLER
FINANCIAL GROUP, INC.; SAMUEL A
RAMIREZ & COMPANY, INC.; R. SEELAUS
& CO., LLC; and TIGRESS FINANCIAL
PARTNERS LLC,

27 Defendants.
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Case No. _____

**NOTICE OF PENDENCY OF
OTHER ACTION OR
PROCEEDING**

1 Pursuant to Local Rule 3-13, Plaintiff Matias Malig, as trustee for the Malig Family
2 Trust, submits this Notice of Pendency of Other Action or Proceeding to give notice of the
3 following actions:

- 4
- 5 • Clapper v. Lyft, Inc., et al., Case No. 19-575453 (Super. Ct. San Francisco)
 - 6 • Gupta et al. v. Lyft, Inc., et al., Case No. 19-575644 (Super. Ct. San Francisco)
 - 7 • Hinson v. Lyft, Inc., et al., Case No. 19-575293 (Super. Ct. San Francisco)
 - 8 • Lande v. Lyft, Inc., et al., Case No. 19-575294 (Super. Ct. San Francisco)
 - 9 • McCloskey v. Lyft, Inc., et al., Case No. 19-575475 (Super. Ct. San Francisco)
 - 10 • Pyron v. Lyft, Inc., et al., Case No. 19-575728 (Super. Ct. San Francisco)

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12 The aforementioned actions are putative class actions brought on behalf of all purchasers
13 of Lyft common stock pursuant and/or traceable to the Registration Statement and Prospectus
14 issued in connection with Lyft's March 29, 2019 initial public stock offering seeking to pursue
15 strict liability remedies under the Securities Act of 1933.

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17 The instant action contains claims that overlap with the claims alleged in the
18 aforementioned complaints.

19 Plaintiff takes no position as to whether the instant proceeding should be coordinated
20 with the aforementioned proceedings.

21

22 May 17, 2019

BLOCK & LEVITON LLP

23 /s/ Jacob A. Walker

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27 *Counsel for Plaintiff*

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Additional Counsel for Plaintiff